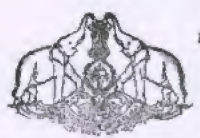


Government of Kersila among motions 2007



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KERALA GAZETTE

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THIRUVANANTHAPURAM, TUESDAY

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PART I

Notifications and Orders issued by the Government

Labour and Rehabilitation Department Labour and Rehabilitation (A)

ORDERS

(1)

C. O. (Rt.) No. 2422/2007/LBR.

Thirman anthonymum. 31

Thiranananthapuram, 31st July 2007.

Whereas, the Government are of opinion that an industrial dispute—exists between Sri K. Srinivasan Nair, Managing Partner, Anjana—Gonstructions, K. P. No. 6/215, Komayil, Kizhakkumazuri, Kakkedi, Kozhikode-673 till (Office Address-M/s. Anjana Gonstructions, Kakkedi, Kozhikode) and the workman of the above referred establishment Shri Asokan, s/o Apputti, Saji Nivas, Makkada—P. O., Kozhikode in respect of matters mantioned in the annexure to this order;

And whereas, in the opinion of Government it is necessary to refer the with industrial dispute for adjudential;

Now, therefore, in exercise of the powers conferred by section 10 (1) (c) of the indigsteral Deputes Act of 1947 (Central Act XIV of 1947), the Government bereby direct that the said industrial dispute be referred for adjudication to the Labour Court, Kolizikotte. The Labour Court with pass the award within a period of three months.

ANNEXURA

"Whether the denial of employment to Sri T. Asokan, Lorry Cleaner by the management, M/s. Anjana Constructions, Kakkodi, Kozhikode is justifiable? If not, what rehef the worker is entitled to?"

(2)

G. O. (Rt.) No. 2425/2007/LBR.

Therwoongushapuram, Slot July 2007.

Whereas, the Government are of opinion that an industrial distance was between The Managing Director, MIMS Hospital, Greholipperam Mini Byepass Road, Kochelenie and the worksman of the above retered constitution. Shri K. Premaraj, Mekanjiratru. Er mala P. O., Vadakara in respect of matters academics in the samexure to this order;

And whereas, in the opinion of Government it is necessary to refer the said industrial dispute for a fin bearing;

Now, therefore, in exercise of the powers conterred by section ID (t) [c) of the Industrial Disputes Act of 1947 (Central Act XIV of 1947), the covernment benefity lines that the said industrial disputs be referred for adjudication to the Labour Court, Kozhikode. The Labour Court will pass the awar, within a period of three mentles.

ANNEXURE

"Whether the templication of service of Sri K. Premaraj, Maintenance Supervisor, MIMS Hospital, Govindappeam, Calicut by the management is justifiable or not? If not, what relief he is emitted to?"

(3)

G. O. (Rt.) No. 2443/2007/LBR.

Thiravenanthopuram, 2nd August 2007.

Whereas, the Government are of coming that an industrial dispute exists between The President! Secretary. Education Service Co-op retire Bank Ltd. No. 924. Education P. O., M Impuration District-676-54! and the worker of the above referred enablishment Smt. Jamesla die Manne el Movien. Vayalitaketh House. Education P. O., Malapparum District to respect of numeric mentioned in the moreone to this order;

And whereas, in the opinion of Lievernment it is necessary to refer the said industrial dispute for adjudication;

Now, therefore, in exercise of the powers conferred by section 10 (1) (d) of the Industrial Disputes Act of 1947 (General Act XIV of 1947) the Government bereby direct thus the surf industrial dispute be referred for adjudication to the Industrial Tribunal, Palakkad. The Industrial Tribunal will press the award within a period of three mentas.

ANNEQUEE

Whether the termination of the service of Smi Jamesla, Jamier Clerk, Edacanna Service Go-operative Bank Ltd. by the Employer Edavanna Service Go-operative Bank Ltd. is junifiable? If not, what relief she is entitled to?

(4)

G. O (Rt.) No. 2478/2007/LBR.

Thirgrananthopuram, 6th August 2007,

Whereas, the Government are of opinion that an industrial dispute exists between The Chief Editor, Mangalam Publications (Iadia) Pvt. Limited, Mangalam Complex, P. B. No. 3, S. H. Mount, Kottayam-686 906 and the workers of the above referred as to blish ment Sri Francis Onatto, Mangalam Jilla Reporter, Malappuram, Anchavady P. O., Kalikava (via), Malappuram-676 525 in respect of matters mentioned in the annexure to this order;

And whereas, in the opinion of Government it is necessary to refer the said industrial dispute for adjudication;

Now, therefore, in exercise of the powers conferred by section 10 (1) (c) of the Industrial Disputes Act of 1947 (Gentral Act XIV of 1947) the Government hereby direct that the said industrial dispute be referred for adjudication to the Labour Court, Ernskulam. The Labour Court will pass the award within a period of three markets.

ASIMERSPICE

"Whether the denial of employment to Sei.
Francis Onatru, District Reporter,
Malappuram by the management of
Mangalam Daily is justifiable? If not, what
celief he is entitled to?"

(5)

G. O. (Rt.) No. 2479 2007 L. R.

Thirdrenanthaparam, 6th August 2007,

Whereas, the Government are of opining that an industrial dispute exists between Smi. Vijayalakdimi, Kanjastan, P. B. Rajesh Sadanam, Timband P.O., Thockkoy, Kutayam and the worken in of the above referred establishment Sri Moltanan, T. V., Thuchup mayil Home, Thalanad P. O., Keenyam in respect of matters spectioned in the annexeure to this order;

And whereas, in the opinion of Government it is necessary to rofer the said industrial dispute for adjudication;

Now, therefore, in exercise of the powers conferred by section 10 (1) (d) of the Industrial Proposes Act of 1947 (Central Act XIV of 1947) the Government hereby described that the said adjustical dispute be referred for adjustication to the Industrial Tribunal, Idakki, The Industrial Tribunal will pass the award within a period of three months.

AMMENURE

Whether the denial of employment (Rubber Tapping) to Sri Mohaman, T. V., Rubber Tapper by the Employer Sent Vijayalakdumi Kunjumma, is justifiable? If not, what relief the workman is entitled to?

(6)

G. O. (Rt.) No. 2461/2007/LBR.

Thirmananthapuram, 6th August 2007.

Whereas, the Government are of opinion that an industrial dispute exists between Smt. Somnini Mathews Proprietress, M/s Mathews Gas Agency, Thiravalla and the workman of the above referred establishment represented by the Secretary, All Kerala Gas Agency Thozhilati Union (CITU), Path-manchitta in respect of matters mentioned in the aspecture to this order;

And whereas, in the opinion of Government it is necessary to refer the said industrial dispute for adjudication;

Now, therefore, in exercise of the powers conferred by section 10 (1) (c) of the Industrial Disputes Act of 1947 (Central Act XIV of 1947) the Government hereby direct that the said industrial dispute be referred for adjudication to the Lubour Court, Kullam. The Labour Court will pass the award within a period of three months.

ANNEXURE

"Whether the dismissal from service of Sri Padmakumar (Driver cum Delivery Boy) by the Management of M/s Mathews Gas Agency, Thiravalla is justifiable? If not, what are the reliefs he is entitled to?"

> By order of the Governor, Susy Eapen, Under Secretary to Government.